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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/578,638	05/09/2006	Hiroki Kaihori	MAT-8849US	3451
52473 7590 12/03/2010 RATNERPRESTIA		EXAMINER		
P.O. BOX 980 VALLEY FORGE, PA 19482			WILLIAMS, JEFFERY L	
			ART UNIT	PAPER NUMBER
			2437	
			MAIL DATE	DELIVERY MODE
			12/03/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Office Action Summary

Application No.	Applicant(s)	Applicant(s)	
10/578,638	KAIHORI, HIROKI		
Examiner	Art Unit		
JEFFERY WILLIAMS	2437		

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

WHICH - Extens after S - If NO p - Failure Any re	PRIENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) OR THIRTY (30) DAYS, HEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  It is available under the provisions of 37 CFR 1.13(a). In noven, however, may reply be timely filed (X (6) MCNTHS from the nearing date of the communication.  It is a provision of 37 CFR 1.13(a). In over, however, may a reply be timely filed (X (6) MCNTHS from the nearing date of the communication.  It is a provision of the communication of the communication of the communication. It is a provision of the communication to reply with the set or ostended period for reply with the statute, cause the application to become AARONONEC (38 US.C. § 133). by received by the Office later than three months after the maining date of this communication, even if timely filed, may reduce any justice that any setting the communication.
Status	
2a)□ 1 3)□ 5	Responsive to communication(s) filed on <u>12 August 2010</u> .  This action is <b>FINAL</b> . 2b) This action is non-final.  Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.
Dispositio	on of Claims
5)□ ( 6)図 ( 7)□ (	Claim(s) 1.24 is/are pending in the application. a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) is/are allowed.  Claim(s) is/are rejected.  Claim(s) is/are objected to.  Claim(s) is/are objected to restriction and/or election requirement.
Application	on Papers
10)⊠ T	The specification is objected to by the Examiner.  The drawing(s) filed on @9. May 2006 is/are: a) ☐ accepted or b) ☑ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
Priority ur	nder 35 U.S.C. § 119
a)[	cknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).    All   b    Some * c)   None of:   1   Certified copies of the priority documents have been received.   Certified copies of the priority documents have been received in Application No   Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).   See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) Histornation Disclosure Statement(s) (PTO/SD/08) Paper No(s)/Mail Date 3/4/2010.

4) Interview Summary (PTO-413) Paper No(s)/Mail Date.

5) Notice of Informal Patent Application

6) Other: \_\_\_\_\_.

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#### DETAILED ACTION

Claims 1 - 24 are pending.

This action is in response to the communication filed on 8/12/10.

All objections and rejections not set forth below have been withdrawn.

In view of the Appeal Brief filed on 8/12/10, PROSECUTION IS HEREBY REOPENED. New objections and rejections are set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
- (2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and appeal brief fee can be applied to the new appeal. If, however, the appeal fees set forth in 37 CFR 41.20 have been increased since they were previously paid, then appellant must pay the difference between the increased fees and the amount previously paid.

A Supervisory Patent Examiner (SPE) has approved of reopening prosecution by signing below:

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#### Specification

The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required:

The specification fails to provide proper antecedent basis for these recitations of claims 1, 2, 3, and 4. The recitations comprising:

"the first data processor means and the second data processor means authenticate each other by a second authentication, responsive to the first authentication between the first data processor means and the second data processor means, comprising: ..." (claim 1)

"the first data processor means and the second data processor means authenticate each other by a second authentication, responsive to the first authentication between the first data processor means and the second data processor means, comprising: ..." (claim 2)

"the first data processor means and the second data processor means authenticate each other by a second authentication, responsive to the first authentication between the first data processor means and the second data processor means, comprising: ..." (claim 3)

"the first data processor means and the second data processor means authenticate each other by a second authentication, responsive to the first

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authentication between the first data processor means and the second data processor means, comprising: ..." (claim 4)

Specifically, regarding these recitations, the examiner notes that the applicant's originally filed specification fails to disclose the performance of two mutual authentications, wherein one mutual authentication is performed in response to another mutual authentication. Rather, the examiner notes that the applicant's originally filed specification clearly discloses that a portable unit and an immobilizer unit may perform actions such as setting data or deleting data. Each initiation of such actions requires that the two units authenticate each other by a <u>single</u> authentication. There is no disclosure that the two units mutually authenticate each other twice, wherein one mutual authentication is performed in response to the other (e.g. see applicant's originally filed specification, fig. 2, fig. 4).

## Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the features of performing two mutual authentications, wherein one mutual authentication is performed in response to the other must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

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Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filling date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abevance.

### Claim Rejections - 35 USC § 112

## The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1 – 24 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject Art Unit: 2437

matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Applicant has not pointed out where the new (or amended) claim is supported, nor does there appear to be a written description of the claim limitations in the application as filed (see above objection to the specification).

#### Response to Arguments

Applicant's arguments, see Appeal Brief, filed 8/12/2010, with respect to claims 1 – 24 have been fully considered and are persuasive. The examiner respectfully notes that the official record clearly shows that the Office does not regard the explicitly recited apparatus structures of the claims (i.e. first and second data processor means, communication parts, information reception parts, antennas, and storage), in of themselves, to be patentable over the prior art. The applicant is again reminded that apparatus claims must be distinguished from the prior art in terms of structure and that the claimed manner of operating a prior art structure does not distinguish a claim over the prior art structure (see M.P.E.P 2114). However, in response to the applicant's continual arguments of record regarding the manner of operating the claimed structures, the examiner henceforth, for purposes of determining patentability, regards the claims to be limited not only by the explicitly recited structures but also by the necessary program instructions embodied upon a storage medium which when executed by each of the

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claimed first data and second data processor means, enables the claimed first data and second data processor means to perform each of the recited operations of which the applicant argues to distinguish over the prior art.

The rejection of claims 1 – 24 under 35 USC § 103 has been withdrawn.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

See Notice of References Cited.

A shortened statutory period for reply is set to expire 3 months (not less than 90 days) from the mailing date of this communication.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffery Williams whose telephone number is (571) 272-7965. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Jeffery Williams/ Examiner, Art Unit 2437

/Emmanuel L. Moise/ Supervisory Patent Examiner, Art Unit 2437